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APPLICATION NO.	FILING	G DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/807,771	03/2	1/2004	Richard D. Rhodes JR.	R-001	4283
7:	590	06/24/2005		EXAM	INER
Richard D. Rl 13 Lil Nor Ave	•			PIERCE, W	ILLIAM M
Somersworth,		3		ART UNIT	PAPER NUMBER
•				3711	

DATE MAILED: 06/24/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)				
	10/807,771	RHODES, RICHARD D.				
Office Action Summary	Examiner	Art Unit				
	William M. Pierce	3711				
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet with	the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re- If NO period for reply is specified above, the maximum statutory perions - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, may a repl eply within the statutory minimum of thirty (; d will apply and will expire SIX (6) MONTH ute, cause the application to become ABAN	ly be timely filed 30) days will be considered timely. IS from the mailing date of this communication. NDONED (35 U.S.C. § 133).				
Status ·						
1) Responsive to communication(s) filed on 24	March 2004.	•				
	nis action is non-final.					
<u>·</u>	· <u>·</u>					
closed in accordance with the practice under	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims		,				
4) □ Claim(s) 1-112 is/are pending in the applicat 4a) Of the above claim(s) is/are withdom 5) □ Claim(s) is/are allowed. 6) □ Claim(s) 1-12 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and Application Papers 9) □ The specification is objected to by the Examin	rawn from consideration. I/or election requirement.					
· <u> </u>	The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.					
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the	Examiner. Note the attached C	Office Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume	nts have been received. nts have been received in App iority documents have been re	olication No				
* See the attached detailed Office action for a li		ceived.				
		WILLIAM M. PIERCE PRIMARY EXAMINER				
Attachment(s)						
l) ⊠ Notice of References Cited (PTO-892) P) □ Notice of Draftsperson's Patent Drawing Review (PTO-948) B) ☑ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0		nmary (PTO-413) Mail Date rmal Patent Application (PTO-152)				
Paper No(s)/Mail Date 1.	6) Other:					

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DETAILED ACTION

Drawings

The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the logos and embossments, layer of material attached to the bottom surface and the steps of the claimed method must be shown or the feature(s) canceled from the claim(s). No new matter should be entered. Steps of methods can readily be shown by way of a flow chart.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filling date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 1-12 are rejected under 35 U.S.C. 101 because the disclosed invention is inoperative and therefore lacks utility. The claims call for the diameter of the opening of the through holes to be the function of 2√(2tR-t²). A 10 inch diameter ball and 10 inch thick sheet of material would result in a hole of 0 inches, or no hole at all. As such applicant's invention is considered inoperative.

Claim Rejections - 35 USC § 103

Claims 1-12 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Galowitz 4,214,684.

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Shown is a sheet of material 8B with through holes. While Galowitz fails to discuss any dimensions in the prior art it is inherent that the diameter of his holes is a function of the claimed equation. Alternatively, the size diameter of the holes is an obvious matter of choice as held by Gardner v. TEC Systems, Inc., 725 F.2d 1338, 220 USPQ 777 (Fed. Cir. 1984), cert. denied, 469 U.S. 830, 225 USPQ 232 (1984), the Federal Circuit held that, where the only difference between the prior art and the claims was a recitation of relative dimensions of the claimed device and a device having the claimed relative dimensions would not perform differently than the prior art device, the claimed device was not patentably distinct from the prior art device. The claimed thicknesses of the material, hole spacing and ball size and materials has been held to be an obvious matter of choice. Applicant has not shown where such is critical to the claimed invention by solving any particular problem or producing any unexpected results. In re Kuhle, 526 F.2d 553, 188 USPQ 7 (CCPA 1975). More particularly as to claim 9, Fig. 3 shows at 8C where a layer of material covers the through holes.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Galli, Kleinschmidt, McCormick, Kidd, Slattery, Finch, Weber, Glantz, Fber, Craig, Medendorp, Einhorn and Adams show ball holders.

Any inquiry concerning this communication and its merits should be directed to William Pierce at E-mail address bill.pierce@USPTO.gov or at telephone number (571) 272-4414.

For **official fax** communications to be officially entered in the application the fax number is (703) 872-9306.

For informal fax communications the fax number is (703) 308-7769.

Any inquiry of a general nature or relating to the **status** of this application or proceeding can also be directed to the receptionist whose telephone number is (703) 308-1148.

Any inquiry concerning the **drawings** should be directed to the Drafting Division whose telephone number is (703) 305-8335.

WII.LIAM M. PIERCE PRIMARY EXAMINER